



UNITED STATES DEPARTMENT OF JUSTICE Washington, D.C. 20530

EXHIBIT B

TO REGISTRATION STATEMENT Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances, by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in duplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

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Name of Registrant JAPAN ECONOMIC INSTITUTE of America			Name of Foreign Principal	
			Government of Japan	
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].	[XX]	The agreement between the registrant and t written contract. If this box is checked, att	he above-named foreign principal is a formal ach two copies of the contract to this exhibit.	
2.		There is no formal written contract between agreement with the above-named foreign pricorrespondence. If this box is checked, attaincluding a copy of any initial proposal whecorrespondence.	ncipal has resulted from an exchange of children copies of all pertinent correspondence,	
3.		of neither a formal written contract nor an of this box is checked, give a complete des	ne registrant and foreign principal is the result exchange of correspondence between the parties. Scription below of the terms and conditions of the on, the fees and the expenses, if any, to be	

4. Describe fully the nature and method of performance of the above indicated agreement or understanding.

Serving the interest of the Government of Japan by preparing and providing to its subscribers as well as the Japanese Government reports hand legislative analysis on Japanese-United States relations, particularly in the area of trade, significant numbers of which documents contain political propaganda; lobbying before various official bodies (legislative and executive); organizing conferences which provide forums for the Japanese viewpoint; preparing material for distribution to media with a view to its publication which represents the Japanese viewpoint; advising Japanese officials and other activities of a similar nature.

5. Describe fully the activities the registrant engages in or proposes to engage in on behalf of the above foreign principal.

Will the activities on behalf o Section 1(o) of the Act?1/	f the above foreign principal inc Yes [xx No []]	clude political activities as defined in
If yes, describe all such polit	ical activities indicating, among	g other things, the relations, interests
or porteres to be influenced to	gether with the means to be emp	proyed to achieve this purpose,
See answer to question 5		
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Date of Exhibit B	Name and Title	Signature
Date of Exhibit B Jan. 31, 1984	Name and Title Robert C. Angel President	Signature Signature
Political activity as defined in Section of the public within the United Section of the public within the United Section of the public within the United Section of the Sec	Robert C. Angel President on 1(0) of the Act means the disseming herein believes will, or which he intent influence any agency or official of the States with reference to formulating reference to the political or public intentions.	Signature Signature ation of political propaganda and any other description, indoctrinate, convert, accovernment of the United States or any adopting, or changing the domestic or foreign erests, policies, or relations of a government
Political activity as defined in Sectivity which the person engaging the induce, persuade, or in any other was section of the public within the United States or with	Robert C. Angel President on 1(0) of the Act means the disseming herein believes will, or which he intent influence any agency or official of the States with reference to formulating reference to the political or public intentions.	ation of political propaganda and any other ds to, prevail upon, indoctrinate, convert, ne Government of the United States or any adopting, or changing the domestic or foreign

CONTRACT

April 15, 1983

The Embassy of Japan, 2520 Massachusetts Ave., N.W., Washington, D.C. (hereinafter referred to as the "Embassy") and the JAPAN ECONOMIC INSTITUTE of America, 1000 Connecticut Avenue, N.W., Washington, D.C. (hereinafter referred to as the "Institute") hereby agree and contract as follows:

- 1. During the Japanese fiscal year 1983, the Embassy, in order to promote friendly economic relations between Japan and the United States and to encourage the expansion of trade between the two countries, will provide the Institute with financial assistance to the extent required, within the overall limitation of U.S. \$700,259.00 to further actively these purposes. In turn, the Institute, during the said fiscal year, will carry forward the activities enumerated in paragraph 3.
- 2. The Embassy will supply the funds to the Institute quarterly, at the latter's request.
- 3. The Institute accept the responsibility of advancing the purpose set forth in paragraph 1 by faithfully and efficiently providing the following services:
 - (1) Public information measures to disseminate throughout the United States information on the economic and trade problems of Japan and the United States;

- (2) Reports upon activities of the United States
 Congress and the Executive agencies which may in any
 way effect United States-Japan trade;
- (3) Representation of the interests of all parties involved in trade between the two countries and formal presentation of testimony thereon before the Unites States Congress and Executive agencies;
- (4) Sponsorship of meetings with the press and conferences with other interested persons to discuss the United States-Japan trade and related problems;
- (5) Maintenance of close coordination with other organizations, associations and individuals having interest in the United States foreign economic policies generally, and in the United States-Japan trade particularly;
- (6) Economic and statistical research on selected problems of significance to the trade between the two countries.
- 4. After the termination of the period covered by this contract (March 31, 1984), the Institute will render an accounting of all funds received hereunder and, if any balance remains, it shall be returned immediately to the Embassy.
- 5. If at any time the Institute fails to conscientiously provide the services enumerated in paragraph 3, or expends the funds received for purposes other than those contemplated by this

contract, the Embassy may decrease or suspend the further supply of funds and be entitled to the return of any funds not applied in good faith to further the purpose of this contract.

- 6. Qualified representatives of the Embassy may, whenever necessary and at any time, inspect the Institute activities in pursuance of this contract and the accounting records of the Institute dealing with expenditures undertaken hereunder.
- 7. Conflicts which may arise concerning the interpretation of the terms of this contract or matters thereto shall be resolved by agreement between the Embassy counselor whose signature appears below and the President of the Institute whose signature is also affixed hereto.
- 8. This contract shall come into force as of the first day of April, 1983.

In witness of the above agreement, Mr. Hiroshi Fukuda, representing the Embassy of Japan, and Mr. Robert C. Angel, for the JAPAN ECONOMIC INSTITUTE of America, have signed hereunder.

Hiroshi Fukuda Counselor Robert C. Angel

President